THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Metro Gaz Marketing, inc. authorizing the removal of gas from the Province

PERMIT NO. GR 88-291

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Metro Gaz Marketing, inc. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Metro Gaz Marketing, inc. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881830 by the Permittee, dated 13 October 1988.
- 3. This permit shall be operative for a 2-year term commencing 1 January 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 12 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 1 April 1989 if no gas has been removed from the Province pursuant to this permit before 1 April 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 2nd day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-291

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

CCT. 27, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-291 to Metro Gaz Marketing, inc. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in $\mbox{\tt Canada}\,,$ and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

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THE PROVINCE OF ALBERTA

C2 NOV 1 4 1988

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Metro Gaz Marketing, inc. authorizing the removal of gas from the Province

PERMIT NO. GR 88-292

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Metro Gaz Marketing, inc. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Metro Gaz Marketing, inc. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881831 by the Permittee, dated 12 October 1988.
- 3. This permit shall be operative for a 1-year term commencing 1 January 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 3 100 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 1 April 1989 if no gas has been removed from the Province pursuant to this permit before 1 April 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 2nd day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-292

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

Jan. 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-292 to Metro Gaz Marketing, inc. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
- (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
- (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
- (b) "distributor" means a person who carries on business as a distributor of gas;
- (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2). A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in $\mbox{\tt Canada}\,,$ and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to North Canadian Marketing Inc. authorizing the removal of gas from the Province

PERMIT NO. GR 88-293

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by North Canadian Marketing Inc. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of North Canadian Marketing Inc. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881832 by the Permittee, dated 13 October 1988.
- 3. This permit shall be operative for a term ending 14 October 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 18 200 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanadian PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 30 January 1989 if no gas has been removed from the Province pursuant to this permit before 30 January 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 1st day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-293

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

((T .7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-293 to North Canadian Marketing Inc. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the $\operatorname{Permittee}$, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Meil Weller
Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Shell Canada Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-294

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Shell Canada Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Shell Canada Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881834 by the Permittee, dated 13 October 1988.
- 3. This permit shall be operative for a 2-year term ending 31 October 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 2 065 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 30 January 1989 if no gas has been removed from the Province pursuant to this permit before 30 January 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 1st day of November 1988.

APPENDIX A TO PERMIT NO. GR 88-294

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

(1.)7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-294 to Shell Canada Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada , and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

NOV - 8 19:

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Poco Petroleums Ltd. authorizing the removal of gas from the Province

PERMIT NO. GR 88-295

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Poco Petroleums Ltd. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Poco Petroleums Ltd. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881864 by the Permittee, dated 19 October 1988.
- 3. This permit shall be operative for a 1-year term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 73 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 30 January 1989 if no gas has been removed from the Province pursuant to this permit before 30 January 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 1st day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-295

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

CT = 7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-295 to Poco Petroleums Ltd. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Mobil Oil Canada authorizing the removal of gas from the Province

PERMIT NO. GR 88-296

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Mobil Oil Canada for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- The application of Mobil Oil Canada (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881865 by the Permittee, dated 19 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 108 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 26 February 1989 if no gas has been removed from the Province pursuant to this permit before 26 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 28th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-296

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOV 33, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-296 to Mobil Oil Canada (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

A(TIN 6 Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to ProGas Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-297

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by ProGas Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of ProGas Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881839 by the Permittee, dated 11 October 1988, as amended by letter from the Permittee, dated 14 October 1988.
- 3. This permit shall be operative for a term ending 28 February 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 254 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 14th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-297

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOU, 7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-297 to ProGas Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Suncor Inc. authorizing the removal of gas from the Province

PERMIT NO. GR 88-298

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Suncor Inc. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Suncor Inc. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881867 by the Permittee, dated 20 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 52 457 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 1 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of Foothills Pipe Lines (Sask.) Ltd.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 12 February 1989 if no gas has been removed from the Province pursuant to this permit before 12 February 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 14th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-298

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

VOU.7. 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-298 to Suncor Inc. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

..../2

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Mobil Oil Canada authorizing the removal of gas from the Province

PERMIT NO. GR 88-299

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Mobil Oil Canada for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- l. The application of Mobil Oil Canada (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881840 by the Permittee, dated 17 October 1988.
- 3. This permit shall be operative for a term ending 31 January 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 126 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 1 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of Foothills Pipe Lines (Sask.) Ltd.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 28th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-299

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOU 33, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-299 to Mobil Oil Canada (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

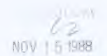
- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and $% \left(1\right) =\left(1\right) +\left(1\right) +\left($
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

A(TIN) (Minister of Energy

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THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Panther Marketing Ltd. authorizing the removal of gas from the Province

PERMIT NO. GR 88-300

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Panther Marketing Ltd. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Panther Marketing Ltd. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881902 by the Permittee, dated 27 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 54 740 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 2 February 1989 if no gas has been removed from the Province pursuant to this permit before 2 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 4th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-300

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

OCT. 31, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-300 to Panther Marketing Ltd. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

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Minister of Energy

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THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to TransCanada PipeLines Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-301

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by TransCanada PipeLines Limited the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of TransCanada PipeLines Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881879 by the Permittee, dated 21 October 1988.
- 3. This permit shall be operative for a term ending 28 February 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 170 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through
 - (a) Section 11 of Township 8, Range 5, West of the 5th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipeline of Alberta Natural Gas Company Ltd, or
 - (b) Section 11 of Township 8, Range 5, West of the 5th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipeline of Foothills Pipe Lines (South, B.C.) Ltd.

- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.
- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 28th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-301

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOV 33, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-301 to TransCanada PipeLines Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Attible Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Metro Gaz Marketing, inc. authorizing the removal of gas from the Province

PERMIT NO. GR 88-302

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Metro Gaz Marketing, inc. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Metro Gaz Marketing, inc. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881845 by the Permittee, dated 14 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 3 000 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 12 February 1989 if no gas has been removed from the Province pursuant to this permit before 12 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 14th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-302

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOV.7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-302 to Metro Gaz Marketing, inc. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to KannGaz Producers Ltd. authorizing the removal of gas from the Province

PERMIT NO. GR 88-303

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by KannGaz Producers Ltd. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of KannGaz Producers Ltd. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881846 by the Permittee, dated 14 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 255 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 12 February 1989 if no gas has been removed from the Province pursuant to this permit before 12 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 14th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-303

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOU . 7 . 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-303 to KannGaz Producers Ltd. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means.
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA



ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to KannGaz Producers Ltd. authorizing the removal of gas from the Province

PERMIT NO. GR 88-304

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by KannGaz Producers Ltd. for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of KannGaz Producers Ltd. (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881847 by the Permittee, dated 14 October 1988.
- 3. This permit shall be operative for a term ending 31 October 1989.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 255 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 12 February 1989 if no gas has been removed from the Province pursuant to this permit before 12 February 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 14th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-304

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOU.7, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-304 to KannGaz Producers Ltd. (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada , and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to CanStates Energy authorizing the removal of gas from the Province

PERMIT NO. GR 88-305

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by CanStates Energy for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of CanStates Energy (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881919 by the Permittee, dated 31 October 1988.
- 3. This permit shall be operative for a 2-year term ending 9 November 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 4 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 8 February 1989 if no gas has been removed from the Province pursuant to this permit before 8 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 10th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-305

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOU . 7 , 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-305 to CanStates Energy (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and $\frac{1}{2} \int_{-\infty}^{\infty} \frac{1}{2} \left(\frac{1}{2} \int$
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to CanStates Energy authorizing the removal of gas from the Province

PERMIT NO. GR 88-306

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by CanStates Energy for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of CanStates Energy (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881920 by the Permittee, dated 31 October 1988.
- 3. This permit shall be operative for a 2-year term ending 9 November 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 5 200 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 8 February 1989 if no gas has been removed from the Province pursuant to this permit before 8 February 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 10th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-306

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NU.7 . 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-306 to CanStates Energy (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

.../2

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Cherhill Resources Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-307

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Cherhill Resources Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Cherhill Resources Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881974 by the Permittee, dated 9 November 1988.
- 3. This permit shall be operative for a term ending 15 January 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 1 875 500 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 26 February 1989 if no gas has been removed from the Province pursuant to this permit before 26 February 1989.
- ll. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 28th day of November, 1988.

APPENDIX A TO PERMIT NO. GR 88-307

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NCC 33, 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-307 to Cherhill Resources Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract.

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

ACTING Minister of Energy

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Shell Canada Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-308

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Shell Canada Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of Shell Canada Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881991 by the Permittee, dated 10 November 1988.
- 3. This permit shall be operative for a term ending 1 December 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 307 300 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through
 - (a) Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the Pipelines of TransCanada PipLines Limited, or

- (b) Section 13 of Township 30, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransGas Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.
- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 2 March 1989 if no gas has been removed from the Province pursuant to this permit before 2 March 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.

(2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 2nd day of December, 1988.

ENERGY RESOURCES CONSERVATION BOARD



APPENDIX A TO PERMIT NO. GR 88-308

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NC 1 28 . 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-308 to Shell Canada Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

ACTING Minister of Energy Honourable Rick Orman

THE PROVINCE OF ALBERTA

GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to Shell Canada Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-309

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by Shell Canada Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- l. The application of Shell Canada Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881958 by the Permittee, dated 2 November 1988.
- 3. This permit shall be operative for a term ending 1 December 1990.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 44 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 9 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of TransCanada PipeLines Limited.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. This permit may be rescinded at any time after 2 March 1989 if no gas has been removed from the Province pursuant to this permit before 2 March 1989.
- 11. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 2nd day of December, 1988.

APPENDIX A TO PERMIT NO. GR 88-309

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOV 28 . 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-309 to Shell Canada Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;
- (g) "filed downstream arrangements" means
 - (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister. or
 - (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
- (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.
- (3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

ACTING Minister of Energy Honourable Rick Orman 76.1.160

THE PROVINCE OF ALBERTA



GAS RESOURCES PRESERVATION ACT

ENERGY RESOURCES CONSERVATION BOARD

IN THE MATTER of a permit to TransCanada PipeLines Limited authorizing the removal of gas from the Province

PERMIT NO. GR 88-310

WHEREAS the Energy Resources Conservation Board is of the opinion that the granting of the application by TransCanada PipeLines Limited for the removal of gas from the Province is in the public interest, and the Minister of Energy has given his approval hereto attached.

THEREFORE, the Energy Resources Conservation Board, pursuant to the Gas Resources Preservation Act, being chapter G-3.1 of the Statutes of Alberta, 1984, hereby orders as follows:

- 1. The application of TransCanada PipeLines Limited (hereinafter called "the Permittee") for removal of gas from the Province, is approved, subject to the terms and conditions herein contained.
- 2. Gas shall be removed from the Province pursuant to this permit in accordance with Application No. 881990 by the Permittee, dated 9 November 1988.
- 3. This permit shall be operative for a 4-month term commencing 15 December 1988.
- 4. The quantity of gas that may be removed from the Province pursuant to this permit shall not exceed 970 000 000 cubic metres.
- 5. The Permittee shall remove or cause to be removed only such gas as is transported on behalf of the Permittee through Section 1 of Township 20, Range 1, West of the 4th Meridian, for delivery from the facilities of NOVA Corporation of Alberta to the pipelines of Foothills Pipe Lines (Sask.) Ltd.
- 6. (1) All gas removed from the Province pursuant to this permit shall be measured by or on behalf of the Permittee by meters approved by the Board.

- (2) The relative density, higher heating value and volume of all gas received by the Permittee through the facilities referred to in clause 5 shall be measured and reported in a manner approved by the Board, by or on behalf of the Permittee, at or near the points at which gas is delivered by the said facilities.
- 7. All quantities of gas for the purpose of this permit shall be referred to a 101.325 kilopascal pressure base and a 15° Celsius temperature base.
- 8. The Permittee shall supply gas from the pipeline of NOVA Corporation of Alberta at a reasonable price to any community or consumer within the Province, or to any public utility requiring gas for such community or consumer that is willing to take delivery of gas at a point on the pipeline transmitting the gas, and that, in the opinion of the Board, can reasonably be so supplied by the Permittee.
- 9. If any community, consumer or public utility is willing to take delivery of gas pursuant to clause 8 and agreement on the price to be paid for the gas cannot be reached, the price to be paid shall be determined by the Public Utilities Board on the application of an interested party, and the part of the price attributable to transportation shall be based on the assumption that the gas has been supplied from the capable source or sources available to the Permittee nearest to the point of delivery.
- 10. (1) Attached hereto as Appendix A to this permit is the Ministerial Approval of the Minister of Energy authorizing the granting of this permit.
- (2) This permit is subject to the terms and conditions prescribed by the order of the Minister of Energy set out in Appendix A.

MADE at the City of Calgary, in the Province of Alberta, this 5th day of December, 1988.

APPENDIX A TO PERMIT NO. GR 88-310

GAS RESOURCES PRESERVATION ACT

DEPARTMENT OF ENERGY

Ministerial Approval

Edmonton, Alberta

NOV 38 , 1988

Pursuant to section 6 of the Gas Resources Preservation Act, I, the undersigned, Minister of Energy for the Province of Alberta, approve the granting by the Energy Resources Conservation Board of Permit No. GR 88-310 to TransCanada PipeLines Limited (hereinafter called "the Permittee"), subject to the following terms and conditions:

- 1(1) In these terms and conditions,
 - (a) "buy-sell transaction" means a contract or arrangement between an end user of gas removed from Alberta pursuant to the permit and a distributor under which
 - (i) the end user sells gas to the distributor for delivery at a point upstream from the place where the gas will be consumed or used by the end user, and
 - (ii) the distributor sells to the end user an equal quantity of gas for delivery at or near the place where the gas will be consumed or used by the end user;
 - (b) "distributor" means a person who carries on business as a distributor of gas;
 - (c) "downstream arrangements", in relation to gas removed or to be removed from Alberta pursuant to the permit, means
 - (i) downstream contracts relating to the gas, and
 - (ii) end use arrangements relating to the gas;

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- (d) "downstream contract" means a contract under which gas is sold or otherwise disposed of for delivery outside Alberta and includes an agreement that amends or varies that contract, but does not include a buy-sell transaction;
- (e) "end use arrangement" means an existing or proposed arrangement under which gas is or is to be consumed or used outside Alberta by an end user, and includes a buy-sell transaction relating to that gas;
- (f) "end user", in relation to gas removed or to be removed from Alberta pursuant to the permit, means a person who consumes or uses, or will consume or use, the gas at a place outside Alberta;

(g) "filed downstream arrangements" means

- (i) the downstream arrangements respecting the gas removed or to be removed from Alberta pursuant to the permit as described in the information respecting those downstream arrangements filed with the Minister by the Permittee in connection with the application for the approval of the granting of the permit by the Minister, or
- (ii) information filed with the Minister by the Permittee pursuant to section 3(1) of these terms and conditions,

subject to any change in those downstream arrangements in respect of which there has been compliance with section 2 of these terms and conditions.

- (2) A reference in a provision of these terms and conditions to "adequate information" means information that is adequate in the opinion of the Minister for the purpose of that provision.
- (3) For the purpose of these terms and conditions, information shall be considered as being filed with the Minister if the Minister or an employee of the Department of Energy
 - (a) has given a written acknowledgement of the filing to the Permittee, and
 - (b) has furnished to the permittee copies of that information.
- 2(1) Gas shall not be removed from Alberta pursuant to the permit under downstream arrangements different from the filed downstream arrangements relating to the permit unless

- (a) adequate information has been filed with the Minister respecting the change in the filed downstream arrangements, and
- (b) the Minister has given his written consent to the removal of the gas from Alberta under the changed downstream arrangements prior to the effective date of the change as described in the information filed under clause (a).
- (2) For the purpose of subsection (1), a change in filed downstream arrangements includes, without limitation,
 - (a) entering into a downstream contract or making an end use arrangement that was not previously part of the filed downstream arrangements, and
 - (b) an amendment or variation of a downstream contract that changes or affects the filed downstream arrangements respecting that downstream contract,

but does not include the termination or discharge of a downstream contract that was previously part of the filed downstream arrangements or the cessation of an end use arrangement that was previously part of the filed downstream arrangements.

- 3(1) The Permittee will, on being requested to do so by the Minister by a notice in writing, furnish to or file with the Minister, within the time prescribed by the notice, any information described in the notice and relating to the gas removed or to be removed from Alberta pursuant to the permit.
- (2) The Minister may require that any information furnished to or filed with him pursuant to these terms and conditions be verified in any manner the Minister directs.
- 4(1) Gas shall not be removed from Alberta pursuant to the permit for sale and delivery to a distributor in Canada if the distributor, under any contract in effect on October 31, 1985 and under which the distributor is the buyer, takes delivery, on a daily basis, of less than
 - (a) the maximum quantity of gas that the distributor is entitled to take delivery of under the contract, as that maximum stood under the contract on October 31, 1985, or

- (b) any lesser quantity consented to in writing by the Minister.
 - (2) For the purposes of this section, a corporation is a distributor if
 - (a) the corporation carries on business as a distributor of gas in Canada, and
 - (b) the corporation, or a predecessor of the corporation, was carrying on business as a distributor of gas in Canada on October 31, 1985.

(3) Subsection (1) does not apply to gas sold and delivered to a distributor under a buy-sell transaction.

ACTIO 6 Minister of Energy Honourable Rick Orman



